SOUTHERN DISTRICT OF NEW YORK		
PAMELA J. BLANCO,	07 Civ. 4065 (CLB)(GAY)	
Plaintiff,	AFFIDAVIT OF HOWARD M. MILLER	
JOHN BROGAN, individually and the VILLAGE OF SCARSDALE, New York,		
Defendants.		
STATE OF NEW YORK)) ss.: COUNTY OF NASSAU)		
Howard M. Miller, being duly	sworn, deposes and says:	
1. I am a member of the fi	rm of Bond, Schoeneck & King, PLLC, attorneys	
for defendant, Village of Scarsdale. This affic	davit is submitted in support of Defendant Village	
of Scarsdale's motion to dismiss the First Amended Complaint.		
2. A copy of the charge of	f discrimination plaintiff filed with the U.S. Equal	
Employment Opportunities Commission (Charge No. 520200701320), which is referenced in the		
First Amended Complaint at ¶¶ 2 and 9, is ann	nexed hereto as Exhibit "A."	
Sworn to before me this 21st day of September 2007.	s/ Howard M. Miller HOWARD M. MILLER	
s/Regina L. Olsen Notary Public Notary Public, State of New York Qualified in Nassau Co. No. 30-4730341 Commission Expires August 31, 2010		

EXHIBIT "A"

Case 7:07-cv-04065-CS Document-29-- Filed 09/24/2007 ระเคล จ.of.5 ก. ผมกายา U.S. Equal Employment Opportunity Commission EEOC FORM 131 (5/01) PERSON FILING CHARGE SCARSDALE POLICE DEPARTMENT Pamela Blanco Chief Brogan THIS PERSON (check one or both) 50 Tompkins Road Scarsdale, NY 10583 Claims To Be Aggrieved Is Filing on Behalf of Other(s) EEOC CHARGE NO. 520-2007-01320

·		320-2001-01320
NOTICE OF CHARGE OF DISCRIMINATION (See the enclosed for additional information)		
This is notice that a charge of employment discrimination has been filed against your organization under:		
X Title VII of the Civil F		The Americans with Disabilities Act
X The Age Discriminal	ian in Employment Act	The Equal Pay Act
The boxes thacked below as	oply to our handling of this charge;	
1. No action is required b	•	<u>'</u>
		1 2
2. Please call the EEQC Representative listed below concerning the further handling of this charge.		
~ [v]		
Please provide by 28-FEB-07 a statement of your position on the issues covered by this charge, with copies of any supporting documentation to the EEOC Representative listed below. Your response will be placed in the file and considered as we investigate the charge. A prompt response to this request will make it easier to conclude our investigation.		
4. Please respond fully by to the enclosed request for information and send your response to the EEOC Representative listed below. Your response will be placed in the file and considered as we investigate the charge. A prompt response to this request will make it easier to conclude our investigation.		
5. EEOChas a Mediation program that gives parties an opportunity to resolve the issues of a charge without extensive investigation or expenditure of resources. If you would like to participate, please say so on the enclosed form and respond by		
to If you this Not wish h	a tar Bandiaflan was design annual to any	munital made at a color than state for any Color
If you DO NOT wish to by Mediation, you must respond to any request(s) made above by the date(s) specified there.		
For further inquity on this more any inquity you may have	atter, please use the charge number showr a should be directed to:	above. Your position statement, your response to our request for information.
The street of th	4.0000 4.0 4.0 00002 (0)	
· Johr	B. Douglass,	New York District Office - 520
	sory Investigator	33 Whitehall Street
550	C'Ropiosentative	Sth Floor
	Yeleibara (Ada) aan aan	New York, NY 10004
**************************************	Yelephone (212) 336-3765	
Enclosure(s): Copy of Charge		
CIRCUMSTANCES OF ALLEC	SED DISCRIMINATION	
X RACE X COLOR X SEX RELIGION X NATIONAL ORIGIN X AGE DISABILITY RETALIATION OTHER		
See enclosed copy of charge of discrimination.		
Datè	Name / Title of Authorized Official	Signature
	Spencer H. Lewis, Jr.,	
February 06, 2007	Director	

Case 7:07-cv-04065-CS Document 29 Filed 09/24/2007 Page 4 of 5 2001-01326 CHARGE OF DISCRIMINATION ENTER CHARGE NUMBER This form is affected by the Privacy Act of 1974; see Privacy Act Statement on reverse before completing this form TEPA. □ EE00 NEW YORK STATE DIVISION OF HUMAN RIGHTS (State or local Agency, if any) HOME TELEPHONE NO. (Include NAME (Indicate Mr.,) Area Code) B45-353-2443 Ms. Pamela J. Blanco STREET ADDRESS CITY, STATE AND ZIP CODE 968 Sierra Vista Lane Valley Cottage, New York 10989 Rockland NAMED IS THE EMPLOYER, LABOR ORGANIZATION, EMPLOYMENT AGENCY, APPRENTICESHIP COMMITTEE, STATE OR LOCAL GOVERNMENT AGENCY WHO DISCRIMINATED AGAINST ME (II more than one fist below.) NO. OF EMPLOYEES/MEMBERS NAME Scarsdale Police TELEPHONE NUMBER (Include 100+ Area Code) Department, Village of 914-722-1200 Scarsdale, N.Y. STREET ADDRESS CITY, STATE AND ZIP CODE 50 Tompkins Road, Scarsdale, New York 10583 NAME TELEPHONE NUMBER (Include N/A Area Code) STREET ADDRESS CITY, STATE AND ZIP CODE E DISCRIPTION TOOK PLACE CAUSE OF DISCRIMINATION BASED ON (Check appropriate box(68)) Xrace x color x sex RELIGION XNATIONAL ORIGIN My year) X Age RETALIATION OTHER January 3, 2007 THE PARTICULARS ARE (If additional space us needed attach extra sheet(s) EUU (SUU-ENTO!) EMENT I am a female, Caucasian police officer employed by the Respondent, having first been sworn as a member of the Village Police Department in 1996. Since my initial employment and continuing to date I have been systematically and routinely denied equal terms and conditions of employment as those enjoyed by police officers who are male, male Hispanic and/or male Black and/or male of Middle Eastern descent. In that connection and continuing to date I have regularly been denied specialized training, whereas junior male police officers have been afforded same. I have been routinely skipped for promotion and/or special duty assignments in favor of younger and/or lesser qualified officers. Most recently this past summer/fall I was denied two promotional opportunities one of which was given to a male Hispanic with but two years experience on the job; the other was given to a male of Jordanian national origin, who had only two years experience on the job. In each case I was better qualified for the appointment. Out of approximately 40+ police officers, there are only two females - - who are required to use a bathroom as a locker room. Under the premises I charge Respondent with violating my rights, privileges and immunities as guaranteed me by reason of Title VII and the Age Discrimination in Employment Act. X I also want this charge filed with the EEOC. I will advise the agencies NOTARY-(When necessary to meet State and Local Requirements) if I change my address or telephone number and I will cooperate fully. I swear or affirm that I have read the above charge and that it is true to the best with them in the processing of my charge in accordance with their of my knowledge, information and belief procedures. I declare under penalty of perjury that the foregoing is true and correct. SIGNATURE OF COMPLAINANT SIGNATURE OF COMPLAINANT SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE Pamela J. Blanco, January 3, 2007 (Day, month and year)

CERTIFICATE OF SERVICE

I hereby certify that on September 24, 2007, the foregoing document was filed with the Clerk of the Court and served in accordance with the Federal Rules of Civil Procedure, and/or the Southern District's Local Rules, and/or the Southern District's Rules on Electronic Service upon the following parties and participants:

LOVETT & GOULD, LLP 222 Bloomingdale Road White Plains, New York 10605

KEANE & BEANE 445 Hamilton Avenue, 15th Floor White Plains, New York 10601

s/ Howard M. Miller

Howard M. Miller (HMM: 4538) Bond, Schoeneck & King, PLLC Attorneys for Defendant, Village of Scarsdale 1399 Franklin Avenue, Suite 200 Garden City, New York 11530